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VIA ELECTRONIC FILING

Mr. Charles Terreni, Chief Clerk of the Commission Public Service Commission of South Carolina Synergy Business Park, Saluda Building 101 Executive Center Drive Columbia, SC 29210

Dear Mr. Terreni:

October 28, 2008

Time Warner Cable Information Services' Application to Amend its Certificate of Public Convenience & Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a **Comporium Communications** Docket No. 2008-329-C

Enclosed for filing please find Time Warner Cable Information Services' ("TWCIS") Reply to the Return of Rock Hill Telephone Company, d/b/a Comporium Communications to TWCIS Motion to Compel or, in the alternative, Motion in Limine. By copy of this letter we are serving the same on the parties of record. If you have any questions, please have someone on your staff contact me.

Very truly yours,

ROBINSON, McFADDEN & MOORE, P.C.

Bonnie D. Shealy

BDS/tch **Enclosures**

cc/enc:

Randall Dong, Hearing Examiner (via email & U.S. Mail)

Nanette S. Edwards, Esquire (via email & U.S. Mail) Jeffrey M. Nelson, Esquire (via email & U.S. Mail)

M. John Bowen, Jr. (via email & U.S. Mail) Margaret M. Fox (via email & U.S. Mail)

Sue-Ann G. Shannon, Esquire (via email & U.S. Mail)

C. Bradley Hutto, Esquire (via email)

Julie P. Laine, Group Vice President Regulatory (via email) Charlene Keys, Vice President & General Manager (via email)

In Re: Applic Information S Time Warner Public Conven Telephone Ser Telephone Co	uth Carolina ation of Time Warr ervices (South Caro Cable to Amend its nience and Necessity vices in the Service mpany, d/b/a Comp ons and for Alterna	olina) LLC, d/b/a Certificate of to Provide Area of Rock Hill oorium) PUBLIC SER) OF SOU)	TH CAROLIN	
(Please type or print)				
Submitted by: Bonnie D. Shealy			SC Bar Number: 11125		
Address:	Robinson, McFad PO Box 944 Columbia, SC 292	den & Moore, P.C.	Telephone: Fax:	(803) 779-890 (803) 252-072	"
			Other:		
NOTE: The cover s	heet and information cor	Email: bshealy@robinsonlaw.com ntained herein neither replaces nor supplements the filing and service of pleadir			
Other:	elief demanded in pe		TURE OF ACTION		's Agenda expeditiously t apply)
☐ Electric		☐ Affidavit	[Letter		Request
☐ Electric/Gas		Agreement	☐ Memorandur	n	Request for Certificatio
☐ Electric/Teleco	mmunications	Answer	☐ Motion		Request for Investigation
☐ Electric/Water		Appellate Review	Objection		Resale Agreement
Electric/Water/	Telecom.	Application	Petition		Resale Amendment
☐ Electric/Water/	Sewer	Brief	Petition for F	Reconsideration	Reservation Letter
Gas		Certificate	Petition for F	Rulemaking	Response
Railroad		Comments	Petition for Ru	ıle to Show Cause	Response to Discovery
☐ Sewer		Complaint	Petition to In	tervene	Return to Petition
□ Telecommunica	ations	Consent Order	Petition to Inte	ervene Out of Time	☐ Stipulation
Transportation		☐ Discovery	Prefiled Test	imony	☐ Subpoena
Water		Exhibit	Promotion		☐ Tariff
☐ Water/Sewer		Expedited Considerate	ion Proposed Or	der	Other:
☐ Administrative	Matter	Interconnection Agreem	ent Protest		
Other:		Interconnection Amenda	nent Publisher's A	Affidavit	
		Late-Filed Exhibit	Report		

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

In Re: Application of Time Warner Cable Information
Services (South Carolina) LLC, d/b/a Time
Warner Cable to Amend its Certificate of Public
Convenience and Necessity to Provide
Telephone Services in the Service Area of
Rock Hill Telephone Company, d/b/a Comporium
Communications, and for Alternative Regulation

TIME WARNER CABLE'S REPLY TO THE RETURN OF ROCK HILL TELEPHONE COMPANY, D/B/A COMPORIUM COMMUNICATIONS TO TIME WARNER CABLE'S MOTION TO COMPEL OR, IN THE ALTERNATIVE, MOTION IN LIMINE

Pursuant to 26 S.C. Code Ann. Regs. 103-829 and other applicable rules of the South Carolina Public Service Commission, Time Warner Cable Information Services (South Carolina) LLC, d/b/a Time Warner Cable ("TWCIS") files this Reply to Rock Hill Telephone Company, d/b/a Comporium Communications ("Rock Hill") Return to Time Warner Cable's Motion to Compel or in the Alternative, Motion *In Limine*. TWCIS seeks in its motion to compel to require Rock Hill to provide certain information sought in discovery which Rock Hill has refused to provide. Rule 103-833 of this Commission's Rules of Practice and Procedure allow TWCIS to obtain through interrogatories and requests to produce "[a]ny material relevant to the subject matter involved in the pending proceeding…" The information requested by TWCIS is relevant and Rock Hill should be required to produce it.

I. The Information Sought By Time Warner Cable Is Relevant.

In this proceeding TWCIS seeks to extend its existing authority to operate as a telephone utility into areas of South Carolina where Rock Hill is the incumbent local exchange carrier. The application is governed by S.C. Code Section 58-9-280(B). One of the items which the

Commission can review under Section 58-9-280 is whether "provision of the service will not adversely impact the availability of affordable local exchange service." Because of this provision, the effect of TWCIS' proposed entry upon the incumbent local exchange carrier, Rock Hill Telephone, and, therefore, Rock Hill's financial strength is entirely relevant to this proceeding. Accordingly, TWCIS is entitled to the discovery it seeks.

Section 58-9-280 has applied to every CLEC application filed and granted in South Carolina. It also applied to the previous applications TWCIS filed by which it obtained the authority under which it currently operates in South Carolina. In none of these previous proceedings has an issue been raised about whether the service proposed to be offered by the applicant will cause sufficient economic harm to the incumbent that the affordability of local exchange service will be affected. For this reason TWCIS approached Rock Hill with a request that Rock Hill clarify whether it would raise that issue in this proceeding. If Rock Hill would agree that it was not going to raise the issue, then the scope of discovery could be narrowed. However, Rock Hill has refused to respond to this request and state its position and instead has explicitly reserved the right to raise the issue of whether TWCIS's entry into their service territory will adversely impact the availability of local exchange service. Accordingly, unless and until Rock Hill confirms that it will raise as an issue and argue that TWCIS' entry into its territory will adversely affect Rock Hill and, as a result, the affordability of local service, Rock Hill must be required to produce the financial information requested in the TWCIS discovery requests.

II. The Annual Reports Produced By Rock Hill Are Insufficient.

Rock Hill argues in its Return that the TWCIS motion should be denied because Rock Hill produced copies of its publicly available Annual Reports filed with ORS and this Commission. In the first place that argument ignores the scope of discovery – TWCIS is entitled

to receive information and documents relevant to the issues in the proceeding, not information which Rock Hill is willing to give. In addition, the Annual Reports are not a sufficient source of information about the finances of Rock Hill and the other incumbent local exchange carriers.

TWCIS has begun to review the Annual Reports of Rock Hill and the other five companies with which Rock Hill is coordinating its efforts. That review raises questions about the information shown in the Annual Reports and demonstrates why TWCIS needs more detailed and specific financial information.

- It appears that some of the six ILECs classify revenues differently from others. For example, for 2007 Comporium company PBT Telecom, Inc. reported "Total Revenues" of \$18,754,047 and reported no "Non-Operating Income", while Comporium company Rock Hill Telephone Company reported "Total Revenues" of \$39,696,228 with an additional \$27,888,178 in "Non-Operating Income".
- None of the Annual Reports of the six ILECs separately report revenues they receive from the federal or state universal service funds. While the six ILECs have produced that information in response to discovery requests, Time Warner Cable needs to know where and how those USF revenues are reflected in the Annual Reports.
- Farmers Telephone Cooperative reports \$103,695,603 in year—end retained earnings on Schedule 3 to its 2007 Annual Report. That Schedule also shows that Farmers started 2007 with \$125,668,581 in retained earnings. Changes during the year include: a "Miscellaneous" debit of \$48,304,342; a "Miscellaneous" credit of \$23,607,849; an "Other" credit of \$27,209,815; and an "Other" credit of \$76,485,788. Enormous sums of money are moving around on the Farmers balance sheet with absolutely no explanation in its Annual Reports.

These examples are given not to assert that the companies are failing to properly report their finances, but rather to show that the Annual Reports are insufficient sources of information for TWCIS to use to respond to Rock Hill's expected arguments regarding the effects of TWCIS' proposed entry into its territory. Accordingly, Rock Hill's argument that the Annual Reports are sufficient should be rejected and it should be ordered to produce the financial information requested by TWCIS.

Dated this 28th day of October, 2008.

ROBINSON, MCFADDEN & MOORE, P.C.

By

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BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA DOCKET NO. 2008-329-C

In Re:)	
Application of Time Warner Cable Information Services (South Carolina) LLC, d/b/a Time Warner Cable to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, Inc. and for Alternative Regulation	CERTIFICATE OF SE CERTIFICATE OF SE CERTIFICATE OF SE	RVICE
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This is to certify that I, Leslie Allen, a legal assistant with the law firm of Robinson, McFadden & Moore, P.C., have this day caused to be served upon the person(s) named below Time Warner Cable's Reply to the Return of Rock Hill Telephone Company, Inc. to Time Warner Cable's Motion to Compel or, in the alternative, Motion in Limine in the foregoing matter by causing a copy of same to be placed in the U.S. Mail in an envelope addressed as follows:

Nanette S. Edwards, Esquire Jeffrey M. Nelson, Esquire Office of Regulatory Staff P.O. Box 11263 Columbia, SC 29211 M. John Bowen, Jr. Esquire Margaret M. Fox, Esquire McNair Law Firm, PA P.O. Box 11390 Columbia, South Carolina 29211

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Dated at Columbia, South Carolina this 28th day of October, 2008.

Leslie Allen